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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Case No.: SA13-516 M ORDER OF DETENTION

Plaintiff. VS. Sherman, Wayne Gary Defendant.

UNITED STATES OF AMERICA,

- A. On motion of the Government in a case allegedly involving: ()
 - 1. a crime of violence. ()
 - 2. () an offense with maximum sentence of life imprisonment or death.

I.

- 3. a narcotics or controlled substance offense with maximum sentence of ten or more years.
- 4. any felony - where defendant convicted of two or more prior offenses () described above
- 5. any felony that is not otherwise a crime of violence that involves a () minor victim, or possession or use of a firearm or destructive device or any other dangerous weapon, or a failure to register under 18 U.S.C. § 2250.

1	C. (X) the history and characteristics of the defendant; and									
2	D.									
3			y prosent of the community.							
4			IV.							
5		The	Court also has considered all the evidence adduced at the hearing and the							
6	argu	arguments and/or statements of counsel, and the Pretrial Services								
7	Report/recommendation.									
8										
9			${f V}_{f lpha}$							
10	The Court bases the foregoing finding(s) on the following:									
11	A. (A As to flight risk:									
12			backgrd conty tier unknown.							
13	backgrd contyties unknown; bail resources unknown;									
14										
15		***************************************								
16										
17		***************************************								
18										
19		***************************************								
20		***************************************								
21	В.	P	As to danger:							
22			prior conv for naresties offense							
23			prior conv for narcotics offense							
24										
25										
26 27										
27										
28										
			Page 3 of 4							

1		VI.
2	A.	() The Court finds that a serious risk exists the defendant will:
3		1. () obstruct or attempt to obstruct justice.
4		2. () attempt to/() threaten, injure or intimidate a witness or juror
5	B.	The Court bases the foregoing finding(s) on the following:
6		
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10		VII.
11	Α.	IT IS THEREFORE ORDERED that the defendant be detained prior to trial.
12	B.	IT IS FURTHER ORDERED that the defendant be committed to the custody of the
13		Attorney General for confinement in a corrections facility separate, to the extent
14		practicable, from persons awaiting or serving sentences or being held in custody
15		pending appeal.
16	C.	IT IS FURTHER ORDERED that the defendant be afforded reasonable opportunity
17		for private consultation with counsel.
18	D.	IT IS FURTHER ORDERED that, on order of a Court of the United States or on
19		request of any attorney for the Government, the person in charge of the corrections
20		facility in which defendant is confined deliver the defendant to a United States
21		marshal for the purpose of an appearance in connection with a court proceeding.
22		
23		
24	DATI	
25		ROBERT N. BLOCK UNITED STATES MAGISTRATE JUDGE
26		V
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		Page 4 of 4

Case 8:13-mj-00516-DUTY Document 6 Filed 11/14/13 Page 3 of 4 Page ID #:16

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American Control Contr		UNI CENT	TED STATES RAL DISTRIC	DISTRICT COURT CT OF CALIFORNIA	\ .	NOV 1 4 2013			
UN	ITED S	TATES OF AMERICA,	The American State In proceedings of the American State In the Ame	CASE NUMBER:	CEI BY	NTRAL DISTRICT OF GALIFORN			
		V.	PLAINTIFF	SA 13-	516	- The same of the			
	Na	me Sherman	DEFENDANT.	WAIVER OF RIGHTS (OUT OF DISTRICT CASES)					
allegi	I und	erstand that charges are penation of 21 USC 84	- THE STATE OF THE	and that I have b		KG sted in this district and			
taken	(1) (2)	(Title and Section / Prob a United States Magistrate J have an identity hearing to arrival of process;	udge, who has i	informed me of the cha	arge(s) an	nd my rights to: the charges;			
-Chec	ck one o	only-							
9	EXCLUDING PROBATION OR SUPERVISED RELEASE CASES: (3) have a preliminary hearing (unless an indictment has been returned or an information filed) to determine whether there is probable cause to believe an offense has been committed by me, the hearing to be held in this district or the district of prosecution; and (4) request transfer of the proceedings to this district under Rule 20, Fed.R.Crim.P., in order to pleaguilty.								
	PROBATION OR SUPERVISED RELEASE CASES: (3) have a preliminary hearing (if the violation charged allegedly occurred in this district, and I a held in custody solely on that charge) under Rule 32.1(b), Fed.R.Crim.P., to determine wheth there is probable cause to believe I have violated the terms of my probation/supervised release								
	IHEI	REBY WAIVE (GIVE UP)	MY RIGHT(S) ТО:					
		have an identity hearing arrival of process have a preliminary hearing have an identity hearing, as have an identity hearing, but district.	nd I have been in	nformed that I have no a preliminary hearing	right to a	a preliminary hearing 1 the prosecuting			
		-	Defenda	Int Counsel					
Date:]		13		tates Magistrate Judge		ROBERT N. BLOCK			
I have	translat	ed this Waiver to the defend	ant in the			language.			
Date: _			Last outside 2	er(if required)		THE STATE OF THE S			
M-14 (09/0	09)	WAIVER OF	RIGHTS (OUT OF D	ISTRICT CASES)					